

STEAMER TABLE	
From San Francisco:	
Alameda	June 10
Siberia	June 18
For San Francisco:	
Alameda	June 15
Sierra	June 21
From Vancouver:	
Manuka	July 2
For Vancouver:	
Aorangi	June 22

Failure in advertising is only for those who

EVENING BULLETIN

3:30 O'CLOCK accept it. EDITION

Everything comes to the man who goes after the things some other fellow is waiting for. TRY A BULLETIN AD.

VOL. XV. No 2790 HONOLULU, TERRITORY OF HAWAII, MONDAY, JUNE 13, 1904 PRICE 5 CENTS

Nan Patterson Indicted

[Associated Press Special Cable.]
NEW YORK, N. Y., June 13.—Nan Patterson has been indicted for the murder of Young.

INTER-ISLAND CO. GETS DECISION

Dole Dismisses Suit of Mate Lesslie For \$50,000.

YOUNG NAY WINS OUT IN RE BANKRUPTCY

WAS A FARMER WHEN PETITION OF HOFFSCHLAGER WAS FILED—TWO FEDERAL OPINIONS.

Federal Judge Dole this morning rendered two decisions, one in First Mate Geo. Lesslie's breach of contract damage suit against the Inter-Island Steam Navigation Company, finding for defendant, and the other in Hoffschlager Co., Ltd., vs. Young Nap, bankrupt, ordering judgment for the respondent.

In the former case, in which J. J. Dunne appeared for Lesslie and Smith & Lewis for libellee, Judge Dole says, in part:

This is a libel the grounds of which are substantially that on the 31st of July, 1901, an agreement was entered into between the parties, whereby the libellant was employed as second mate on the steam vessels of the libellee at the rate of fifty (\$50) dollars per month with board and lodging; and that it was agreed by the libellee, as part of the contract, that the employment of the libellant should be "steady employment with chance of promotion"; and the libel avers that the value of the board and lodging, which was to be furnished the libellant under this agreement, was worth thirty (\$30.00) dollars a month. Under this agreement the libellant performed the duties of second mate upon the "Keauhou," belonging to the libellee, until September 6th, 1901, at which time he was promoted to the position of first mate on said vessel with an increase of wages to the amount of ninety (\$90.00) dollars a month. He continued in that position until March 15th, 1904, at which time he was discharged from the service of the libellee; in the words of the libel, "wrongfully, unlawfully, unjustifiably and for no reasonable cause" and was damaged by such discharge in the sum of fifty thousand (\$50,000) dollars.

SAW A GREAT RANCH

O'ROURKE AND RILEY GUESTS AT WAIALAE

CLAIM THERE IS NOT ANOTHER RANCH SO VERY FINE IN THE WHOLE OF UNITED STATES.

John O'Rourke and J. Riley of Hilo went out to D. P. R. Isenberg's ranch at Waialae this morning and are exuberant over what they found there. Messrs. Riley and O'Rourke, who have visited the best ranches in the country from Massachusetts to California, and that they have not seen a ranch with finer appointments anywhere. Mr. O'Rourke states that the Stanford ranch of California is not in it with Waialae.

"Every twenty days," said Mr. Riley, they cut a crop of alfalfa. The high-bred stallions also took our eye and when we saw Hawaiian bred yearlings as big as California two-year-olds we thought we had reached the limit. The superb climate is at the bottom of Mr. Isenberg's success; then, too, I notice he has good men on his place. I venture to predict that he will have fifteen or twenty who will make records at the local track in a year or so. When we saw Isenberg's Jersey cows, we were ready to congratulate Honolulu for its one source of pure milk supply. One of the pleasantest incidents of our pleasant visit in Honolulu was our few hours with Mr. Isenberg on his unequalled Waialae ranch."

WAILUKU JURORS ARE DISCHARGED

SAYS WIRELESS

Attorney General Andrews this afternoon received a wireless message from Wailuku to the effect that the jurors of that circuit had just been discharged. As the term has just opened, Deputy Attorney General E. C. Peters having gone there to prosecute last week, the wireless is interpreted as indicating an unusually quick handling of business or the lack of funds to pay jurors.

MRS. DE BOLT WILL GO.

Mrs. Nannie De Bolt, the divorced wife of Judge De Bolt, is to leave the country. It appears that yesterday Mrs. De Bolt gave a small soiree at Judge De Bolt's residence. The Judge reported the matter to High Sheriff Brown, who this afternoon summoned Mrs. De Bolt before him. The lady and High Sheriff Brown had an interesting conversation in the course of which the High Sheriff told her that her performances had become so wearysome that he must urge a discontinuance. The upshot of the matter was that Mrs. De Bolt promised to leave the shores of fair Hawaii and on board the next steamer leaving Honolulu for Vancouver. Mrs. De Bolt will go to Seattle, where she has relatives.

A notice to Republicans of the Ninth Precinct, Fifth District, is published in this issue.

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You are almost sure to be needing one of some kind.

Tooth ? ? ? ? Nail ?
Hair ? Brush ? ? ? ? Clothes ?

Our Stock in all these is selected lines from the best manufacturers.

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Parker Ranch Fight For Management Before Two Judges

Before Judge Gear this morning the fight over the management of the Parker ranch on Hawaii began. Lined up for Samuel Parker were J. Alfred Magoon, J. Lightfoot and Fred Wundenberg, while Kinney, McClanahan & Cooper, Robertson & Wilder and S. M. Ballou appeared for A. W. Carter and the Annie T. K. Parker interests. Attorneys A. W. Carter and A. A. Wilder returned yesterday from Hawaii.

Judge Edging having assumed jurisdiction in the present matter, Edging took jurisdiction in the partition suit brought by Carter to divide the Parker ranch and issued an injunction forbidding interference with the present management. The suit in Edging's court was filed two days before Magoon sought to enjoin Carter here.

In this latter suit, now going through the preliminaries, Samuel Parker vs. A. W. Carter, bill for injunction, respondents this morning filed return, including affidavit of A. W. Carter, in part as follows:

A. W. Carter says in his affidavit: "that if a temporary injunction is now issued as prayed for by Samuel Parker, it will necessarily leave the Parker ranch without control or management, for not only have Samuel Parker and F. Wundenberg been served with the temporary injunction issued by W. S. Edging, against them and Eben P. Low, but also service of such temporary injunction and bill of complaint has been served upon Eben P. Low, and Low is now well aware of the issuance against him, and so far as affiant is informed and believes said Eben P. Low is now observing said temporary injunction issued out of the Circuit Court of the Third Judicial Circuit and is refraining from interfering with affiant's possession of said Parker ranch and from exercising any charge of the same."

"That if the temporary injunction is granted, and affiant's servants, agents and employees and all persons acting under his direction are directed to refrain from entering upon any of the property known as the Parker ranch the result will inevitably be that said ranch will be left in a helpless condition, without any one interested being able to protect the same without becoming liable to the penalties of contempt either of this court or of the Circuit Court of the Third Judicial Circuit."

"That affiant has had sole charge of said Parker ranch with full knowledge, consent and co-operation of the plaintiff Samuel Parker for over four years last past."

"That the business of said ranch is proceeding in an orderly manner and according to established routine, and that full protection is being afforded to all the property both of the minor Annie T. K. Parker and Samuel Parker, comprising the said Parker ranch; and that affiant has no desire to deviate from the established methods in the care and management, on the contrary, pledging himself that nothing will be done that can possibly harm or injure the interests of those concerned in said property; that affiant's plan and purpose has been to continue Parker Ranch as heretofore conducted as long as the same was agreeable to the said Samuel Parker, and up to within ten days ago affiant had no reason to believe but that he was acting in full accord with the wishes and desires of said Samuel Parker in the conduct of said ranch."

NEXT RACES ARE ON MAUI AND HAWAII

The Quinn string of harness horses will go to Maui to try to pull down some of the purses hung up for the Kahului July 4. He will take along Sambo, Roanoke and Winter Green. The latter is a new horse and makes his bow to the Hawaiian racing public. It is not certain whether Cyclone and Billy Lamps will go to Maui, but they probably will.

The string of Hilo horses go back to the Rainy City by the Kinau tomorrow and hope to meet all their Honolulu opponents at Honolulu Park July 4. It is stated that liberal purses have been hung up by the Hilo people and a good meeting is anticipated. John O'Rourke and J. S. Riley, who came up with the Hilo horses, return tomorrow and still believe they have the fastest horses in the Islands.

ORGAN RECITAL AT LUTHERAN CHURCH

An organ recital of unusual interest will take place in the German Lutheran Church on Thursday, June 16. The main feature will be the organ selections rendered by Gerard Barton, who recently won much fame by his opera "The Abkond of Swat". Mr. Barton has been lucky in securing the assistance of the following well-known musicians: Mrs. Geo. W. Macfarlane, vocal solo; F. Melchers, vocal solo; F. M. Bechtel, English horn; Messrs. Marx, Busch, Bartels, Isenberg, Garbrecht and Nolet, violins; and Mons. Giron, basso solo.

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In All Colors. All Prices.

Levingston & Co.
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FAMINE FACES HUNGRY GARRISON AT PORT ARTHUR

NEWCHWANG, Manchuria, June 13.—A captured Russian spy states that there are less than 30,000 Russians at Port Arthur, that many are sick and wounded. The supply of coal is running short.

JAPANESE ENTRAP RUSSIAN FORCES

NEWCHWANG, Manchuria, June 13.—It is reported that the Japanese entrapped a large force of Russians near Shang-Mao. The Russians retreated, leaving 800 dead on the field.

BANDITS NAME TERMS WHICH ARE ACCEPTABLE.

TANGIER Morocco, June 13.—Most of the terms of the bandits have been agreed to and the release of Pericardis is expected.

STRIKING MINERS RETURN TO WORK.

CRIPPLE CREEK, Colo., June 13.—Many miners have returned to work. Deportation of union miners continues.

露兵の窮状

日本軍の手に捕はれたる露國間諜の言ふ處に由れば、旅順に在る露兵は三萬以下にして然かも其多くは病傷兵にて石炭は欠乏を告げつゝありとの事也

露兵潰走す

日本軍はシマツラ附近にて露の大軍を不意打し露軍は戦場に八百の死者を殘して潰走せしとの報あり

中絶六月十三日

CARTER CABLES JACK CARTER CONSULTS

REFERRED TO ATTORNEY GEN. ABOUT JUDGES IN RE APPOINTMENTS ATTORNEY GENERAL

Appointments to the Territorial Supreme Court were this morning referred to in certain official quarters as expected to be announced by cable this afternoon.

Acting Governor A. L. C. Atkinson this forenoon received two cable messages from Governor Carter touching on the Supreme Court appointments.

Asked in regard to the contents of these communications the Acting Governor maintained a stolid silence.

Later it was learned that one of the messages announced that the President and Governor Carter had completed their consideration of eligibles and that the appointments had been referred to the United States Attorney General and were to be made this afternoon. Allowing for the difference in Washington and Honolulu time it was anticipated that Hawaii would receive the news of the appointments early this afternoon.

Governor Carter, according to a cablegram received from Washington this forenoon by Acting Governor A. L. C. Atkinson, had an appointment to confer with the United States Attorney General in the matter of appointments to the Hawaiian Supreme Court bench.

Rumor played queer tricks around town this morning in the Supreme bench guessing contest. All possible combinations were referred to as being the result.

"Cooper, Frear and Hatch," said the hopeful; "Hatch, Cooper and Highton" said the very hopeful; "Hartwell, Frear and Perry," said the confident ones among the friends of the latter three.

The cable has been kept hot in the last few days by messages from Honolulu, from friends of the various persons named for selection.

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In the administration of an estate we act with another appointee if desired. For example, your wife can be made one of your executors, and as the other we would relieve her of the arduous part of the work and keep the estate clear of legal entanglements. Consultation about it will cost you nothing.

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